In the United States Court of Federal Claims

CHRISTINA AND NYE PELTON,

Plaintiffs,

v. * No. 15-12685L * Filed: August 14, 2017

UNITED STATES.

Defendant.

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ORDER

The court is in receipt of the stipulation to voluntarily dismiss the claims of the above captioned plaintiffs in the case of <u>Joe L. Dawson, et al. v. United States</u>, 15-1268L. The claims associated with the above-captioned plaintiffs, are, hereby, **SEVERED** from the case of <u>Joe L. Dawson</u>, et al. v. <u>United States</u>, 15-1268L and shall be reorganized, for case management purposes, into the above-captioned case, Christina and Nye Pelton <u>v. United States</u>, and assigned Case No. 15-12685L. The court **DISMISSES**, without prejudice, the claims of Christina and Nye Pelton. As there is no just reason for delay, the Clerk's Office shall enter immediate **JUDGMENT** consistent with this Order, pursuant to RCFC 54(b). As the Order disposes of all properties of the named plaintiffs, Case 15-12685L shall be **CLOSED**. Neither the dismissal of the claims of the plaintiffs herein nor the entry of judgment by the Clerk's Office shall affect this court's jurisdiction over the remaining plaintiffs in the case of <u>Joe L. Dawson</u>, et al. v. <u>United States</u>, 15-1268L.

IT IS SO ORDERED.

s/Marian Blank Horn
MARIAN BLANK HORN
Judge